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October 07, 2013

Nicole Della Rocco
Senior Campaign Finance Analyst
Report Analysis Division
Federal Election Commission
999 E Street, N.W.
Washington, DC 20463

Identification Number: C00003418

Reference: Amended March Monthly Report (02/01/2013 - 02/28/2013), Filed 06/21/2013

Dear Ms. Della Rocco:

This correspondence is in response to your Request for Additional Information (RAI) for the above referenced report.

1) The refund of \$4545.78 from Chubb Federal Insurance Compny \$72,973.38 to Arthur J Gallagher Risk Mgmt Svs on 07/25/2012.

The refund of \$630.72 from M. M. Boyce corresponds to a payment of \$ 3140.94 to Cigna Group Insurance on 01/24/2013.

2) The Republican National Committee filed a Form 99 Miscellaneous Report to the FEC on 10/04/2013 outlining the Committees Best Efforts procedures which it believes are in compliance with the best efforts and donor identification provisions of Commission regulations. If the information provided by the donor is incomplete, we seek additional information as provided in the best efforts policy.

All committee solicitations request the donor's first name, middle initial, and last name and address; notify the donor that the Committee is required by federal law to report occupation and employer information; and request that the donor provide such information.

The Committee reports all information as it is provided by the donors. For those donors who choose not to provide the occupation and employer information, the Committee (within thirty days of receiving the contribution) sends the required follow-up letter, which asks the donor again to provide the information, and again advises the donor of the Committee's obligation under federal law to report the information. These follow-up letters do not request any additional contributions from the donor, and include a postage-paid return envelope for the donor's convenience. Finally, all such information received, including the contributor's address, is reported.

When a reply to our request for missing information provides additional information the RNC reports the information as an amended Schedule A memo entry in the next regularly scheduled report as required (11 CFR 104.7(b)(4)).

Additionally the RNC follows this same process for contributions received from Joint Fundraising efforts. In the case of incomplete Name and Address information the contribution is returned to the respective joint fundraising partner.

Please feel free to contact me if you have any additional questions concerning this matter.

Sincerely,

Anthony W Parker
Treasurer
Republican National Committee

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